

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

SHABTAI SCOTT SHATSKY, individually and as :
personal representative of the Estate of Keren Shatsky, :
JO ANNE SHATSKY, individually and as personal :
representative of the Estate of Keren Shatsky, :
TZIPPORA SHATSKY SCHWARZ, YOSEPH :
SHATSKY, SARA SHATSKY TZIMMERMAN, :
MIRIAM SHATSKY, DAVID RAPHAEL :
SHATSKY, GINETTE LANDO THALER, :
individually and as personal representative of the :
Estate of Rachel Thaler, MICHAEL THALER, :
individually and as personal representative of the :
Estate of Rachel Thaler, LEOR THALER, ZVI :
THALER, ISAAC THALER, HILLEL TRATTNER, : Case No. 18 Civ. 12355 (MKV) (DCF)
RONIT TRATTNER, ARON S. TRATTNER, :
SHELLEY TRATTNER, EFRAT TRATTNER, :
HADASSA DINER, Yael HILLMAN, STEVEN :
BRAUN, CHANA FRIEDMAN, ILAN FRIEDMAN, : Stipulation and [Proposed] Order
MIRIAM FRIEDMAN, YEHIEL FRIEDMAN, ZVI :
FRIEDMAN and BELLA FRIEDMAN, :

Plaintiffs, :

- against - :

THE PALESTINE LIBERATION :
ORGANIZATION and THE PALESTINIAN :
AUTHORITY (a/k/a THE PALESTINIAN :
INTERIM SELF-GOVERNMENT AUTHORITY :
and/or THE PALESTINIAN NATIONAL :
AUTHORITY), :

Defendants. :

x

IT IS HEREBY STIPULATED AND AGREED by the parties to this action,
through their undersigned counsel, as follows:

1. Plaintiffs served a summons and complaint in this action directed to each defendant as set forth in the proofs of service filed by plaintiffs. (Dkt. Nos. 33, 34). Defendants shall not challenge the validity or sufficiency of such service of process for any purpose in this

action. Defendants reserve all other defenses, including as to the jurisdiction of the Court, except insofar as such defenses concern the validity or sufficiency of service of process.

2. The time within which defendants may answer, move or otherwise respond to the complaint in this action shall be extended through and including October 7, 2020.

Dated: New York, New York
July 13, 2020

Cohen & Gresser LLP

Squire Patton Boggs (US) LLP

By: /s/ Stephen M. Sinaiko
Mark S. Cohen (MC-9055)
Stephen M. Sinaiko (SS-2147)
800 Third Avenue
New York, New York 10022
(212) 957-7600
mcohen@cohengresser.com
ssinaiko@cohengresser.com

Attorneys for Plaintiffs

By: /s/ Gassan A. Baloul
Gassan A. Baloul (GB-4473)
Mitchell R. Berger (MB-4112)
1221 Avenue of the Americas, 26th Floor
New York, New York 10036
(212) 872-9800
gassan.baloul@squirepb.com
mitchell.berger@squirepb.com

Attorneys for Defendants

SO ORDERED this ____
day of July, 2020.

U.S.D.J.